

REMARKS

This amendment is responsive to the Advisory Action of July 14, 2011.

After entry of the Amendment C (After Final), there two issues are still open which the present amendment resolves.

First, the prior amendment had no claim 28 and two claims 29. The first of the claims numbered claim 29 has been renumbered as claim 28.

The Examiner continues to assert that the third line of claim 33 contains matter not supported by the specification. To resolve this issue, the present amendment amends the third line of claim 33 to parallel the third line of allowed claim 9 and the fourth line of allowed claim 41. Accordingly, it is submitted that this amendment resolves all outstanding issues and places this application in condition for allowance.

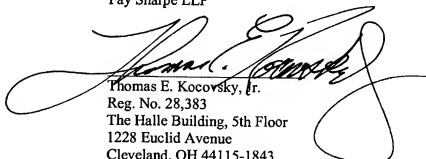
Because this amendment goes only to formal matters and because this amendment places the application in condition for allowance or better condition for appeal, it is submitted that this amendment should be entered. No new search or further consideration is required.

An early entry of this AMENDMENT D and an allowance of all claims are hereby requested.

If claim 32 is not fully to the satisfaction of the Examiner, it is requested that the Examiner telephone the undersigned to resolve any outstanding issues by Examiner's Amendment.

Respectfully submitted,

Fay Sharpe LLP



Thomas E. Kocovsky, Jr.
Reg. No. 28,383
The Halle Building, 5th Floor
1228 Euclid Avenue
Cleveland, OH 44115-1843
216.363.9000
tkocovsky@faysharpe.com